

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

GUSTAVO VILLAGRANA,)	3:11-cv-00652-ECR (WGC)
)	
Plaintiff,)	<u>MINUTES OF THE COURT</u>
)	
vs.)	December 7, 2011
)	
RECONTRUST COMPANY, N.A., <i>et al.</i> ,)	
)	
Defendants.)	
)	

PRESENT: THE HONORABLE WILLIAM G. COBB, U.S. MAGISTRATE JUDGE

DEPUTY CLERK: JENNIFER COTTER REPORTER: NONE APPEARING

COUNSEL FOR PLAINTIFF(S): NONE APPEARING

COUNSEL FOR DEFENDANT(S): NONE APPEARING

MINUTE ORDER IN CHAMBERS:

On September 12, 2011, this court entered an order directing that “all parties removing actions to the court” must file a statement concerning removal (Doc. #2). On September 27, 2011, defendants Countrywide Home Loans, Inc., *et.al.*, filed their “Statement re Removal” (Doc. #6) in compliance with this court’s minute order (Doc. #2). Plaintiff thereafter filed a “Statement re Removal” on October 3, 2011 (Doc. #8). Plaintiff, however, was not a “removing party” and thus the court’s order (Doc #2) did not apply to plaintiff.

On October 26, 2011, defendants Countrywide, *et al.*, filed a Motion to Strike (Doc. #8) Statement in Removal Case filed by plaintiff. (Doc. #19.) Defendant First Centennial filed a Joinder to the Motion to Strike on November 1, 2011. (Doc. #21.) No opposition to the motion to strike has been filed.

Good cause appearing, therefore, defendants’ motion to strike (Doc. #19) and the joinder thereto (Doc. #21) are GRANTED. The Clerk is directed to strike plaintiff’s statement in removal (Doc. #8).

IT IS SO ORDERED.

LANCE S. WILSON, CLERK

By: /s/
Deputy Clerk